

REMARKS

*Election/Restriction*

In the Office Action of April 4, 2005, the Examiner imposed a restriction under 35 U.S.C. § 121 having identified two purportedly distinct inventions.

I. Claims 6-34 and 48 drawn to a customizable application system including metadata configured for use in generating an application user interface;

II. Claims 35-47 drawn to a method of generating an application user interface including a find command, accessing a page definition, a data record, retrieving a value defining the customized property from the data record.

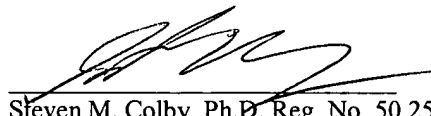
Applicants traverse the restriction; however, Applicants hereby elect to proceed with examination of Group I (claims 6-34 and 48), and cancel the claims of Group II (claims 35-47) as being drawn to a non-elected invention.

Applicants note that in the Office Action Summary, the disposition of claims is listed as “claims 16-48 is/are pending in the application,” and that “claims 16-48 are subject to restriction and/or election requirement.” However, on page 2 of the Office Action, Examiner requests restriction between Group I (Claims 6-34 and 48) and Group II (Claims 35-47). The Office Action Summary appears to have a typographical error.

If the Examiner has any questions regarding the case, the Examiner is invited to contact Applicants’ undersigned representative at the number given below.

Respectfully submitted,  
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